IN THE UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF INDIANA HAMMOND DIVISION

IN RE:	E:)	Case No.: 19-22676-kl
MATTHEW JOSEPH LAUDIG, Debtor.		Chapter: 13
	STATEMENT IN SUPPORT OF	MOTION FOR STAY RELIEF
1.	Date Petition filed: September 25, 2019.	
2.	Plan Confirmed? Yes NoX	<u>.</u>
3.	If yes, Date Plan Confirmed: <u>NA</u> .	
4.	Estate: _;	Estate: X; B. Nonresidential Real
_	C. Motor Vehicle: Year, Model	
5.	Principal balance, accrued interest, and la	
6. 7.	Advances made for insurance and/or taxes: Insurance \$; Taxes \$ Postpetition Payments to Movant are made: A. By Trustee; B. By Debtor(s)	
9.	Total Postpetition Default to Movant only:\$; A. No. of Months in default; B. Monthly Plan Payment to Movant only: \$ Date last postpetition payment received by Movant:NONE, 20 Last postpetition payment applied by Movant to payment due forNONE, 20 Estimated present value of Collateral: \$_5,000.00; Source or Basis for Value:	
	Debtor's plan and speculation .	, <u>-1,000.00</u> , 200100 or 20010 101 (mino.
10.	•	o: A §362(d)(1); B. X §362(d)(2).
11.	Has Debtor provided proof of insurance	
Dated:	d: <u>January 28, 2020</u>	David M. Blaskovich Attorney for Movant
CERTIFICATE OF SERVICE I hereby certify that on January 28, 2020, a copy of the foregoing was filed electronically. Notice of this filing will be sent to the following parties through the Court's Electronic Case Filing System. Parties may access this filing through the Court's system.		
Paul R. Chael		Ricardo B Casas
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		Nancy J. Gargula <u>USTPRegion10.SO.ECF@usdoj.gov</u>

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I further certify that on January 28, 2020, a copy of the foregoing was mailed by first-class U.S. Mail, postage prepaid, and properly addressed to the following:

Matthew Joseph Laudig

8374 Aster Drive Apt. 3B Merrillville, IN 46410

By:/s/ David M. Blaskovich